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9	TAT TELLE LIMITED OT AT	ים דומי	TRICT COLIDT	
10	IN THE UNITED STATES DISTRICT COURT			
11	FOR THE DISTRI	CI OF A	ARIZONA	
12	United States of America,	No.	CR-23-08132-PCT-JTT	
13	Plaintiff,			
14	VS.	SECOND SUPERSEDING INDICTMENT		
15		VIO:	18 U.S.C. § 875(c)	
16	Donald Day Jr.,		18 U.S.C. § 875(c) (Interstate Threats) Counts 1-2	
17	Defendant.		18 U.S.C. §§ 922(g)(1) and	
18			924(a)(8) (Felon in Possession of Firearms	
19			ànd Ammunition) Count 3	
20			26 U.S.C. §§ 5841, 5845(a)(1),	
21			5861(d), and 5871 (Possession of an	
22			Unregistered Firearm) Count 4	
23			18 U.S.C. § 115(a)(1)(B) and (b)(4	
24			(Threatening Federal Official) Count 5	
25				
26			18 U.S.C. §§ 924(d) and 981, 21 U.S.C. § 853, 26 U.S.C. § 5872, and 28 U.S.C. § 2461(c) (Forfeiture Allegation)	
			28 U.S.C. § 2461(c)	
27			(Fortenure Aneganon)	
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THE GRAND JURY CHARGES:

INTRODUCTION

At all relevant times:

- 1. Defendant DONALD DAY JR. (DAY) lived in Heber, Arizona.
- 2. YouTube is a global online video sharing service social media platform owned by Google LLC headquartered in Mountain View, California. BitChute is a peer-to-peer content sharing platform originating in the United Kingdom.
- 3. DAY was active on the social media video platform, YouTube, under the username "Geronimo's Bones."
- 4. DAY was active on the social media video platform, BitChute, under the username "WEAREALLDEADASFUCK."
- 5. DAY posted videos of himself speaking on YouTube and also posted public comments in response to videos posted on various public YouTube channels since at least January 2022.
- 6. DAY also posted public comments in response to videos posted on various public BitChute sites since on or around June 2022.
- 7. Individual 1 and Individual 2 were Australian citizens. Individual 1 and Individual 2 were married and lived on a remote property located in Queensland, Australia.
- 8. Individual 3 was the brother of Individual 1 and was living on Individual 1 and Individual 2's property in or about December 2022.
- 9. Individual 1 and Individual 2 were active on the social media video platform, YouTube.
- 10. Individual 1 and Individual 2 posted videos of themselves on YouTube and also posted public comments in response to videos posted on various public YouTube channels. Individual 1 and Individual 2 often referred to themselves on YouTube as "Daniel" and "Jane."
- 11. DAY, Individual 1 and Individual 2 regularly commented on each other's videos on YouTube.

- 12. VICTIM 1, T. G., was the Director General of the World Health Organization.
- 13. The World Health Organization is a specialized agency of the United Nations responsible for international public health.
- 14. During the course of his duties, VICTIM 1 appeared in a video wherein he discussed the discovery of a new virus in Equatorial Guinea called Marburg which VICTIM 1 described as similar to Ebola with a high mortality rate. VICTIM 1 stated that there were currently no approved vaccines for the Marburg virus and few were in development.
- 15. In February 2023, DAY, commented on a video, posted on BitChute, which featured a statement made by Victim 1, and stated, "It is time to kill these monsters, and any who serve them. Where are my kind? Where are you? Am I the only one? Fuckin' hell!"
- 16. Beginning on or before January 2022 and continuing to on or after February 2023, DAY engaged in a course of conduct demonstrating a desire to incite violence and threaten a variety of groups and individuals including law enforcement and government authorities.
- 17. DAY previously posted on BitChute a statement, "I'm an x-con, who's armed to the teeth." DAY previously acknowledged on YouTube that he owned firearms, to include a rifle and a shotgun.
- 18. On or about July 25, 2022, DAY posted a comment to YouTube stating, "[t]hese days, I just watch the stupid through the keyhole, 'til it's time to center my rifle barrel through it."
- 19. On or about September 16, 2022, DAY posted a comment on YouTube stating, "Yeah, I really like my 870. Best one I've ever owned."
- 20. On or about November 9, 2022, DAY posted a comment on YouTube stating, "[i]n order to maintain my ammo cache, I work outside of the system. I don't have a bank account, credit card, birth certificate, social security card, driver's license or any of the

unlawful and unconstitutional trappings of the current American slave class."

BACKGROUND

- 21. On December 12, 2022, four Queensland Police Service (QPS) officers visited Individual 1 and Individual 2's property in an attempt to locate Individual 3, in response to a missing person's report filed by Individual 3's wife several months earlier.
- 22. When the QPS officers walked towards Individual 1 and Individual 2's residence, Individual 1 and Individual 2 opened fire killing two QPS officers and wounding a third officer. When a neighbor came to investigate, he was also killed by Individual 1 and Individual 2.¹
- 23. On December 12, 2022, after the murders of the QPS officers, Individual 1 and Individual 2 posted a video titled, "Don't Be Afraid" to their YouTube channel. In the video, which lasted 41 seconds, , Individual 1 and Individual 2 filmed themselves in a dark setting and stated, "[t]hey came to kill us, and we killed them. If you don't defend yourself against these devils and demons, you're a coward. We'll see you when we get home. We'll see you at home, Don. Love you."
- 24. Soon thereafter, DAY posted a comment to the video "Don't Be Afraid" under the username "Geronimo's Bones." DAY stated, "[t]ruly, from my core, I so wish that I could be with you to do what I do best. I hate it, that I am unable to. What can I do? I tell you, family, that those bastards will regret that they ever fucked with us. Although I cannot be there under my own power and will, the comfort and assurance that I can offer, is that our enemies will become afraid of us. We are with you. We too, will never ever bow to the scum which plagues us. It is rare for me to ask our Father for anything. Yet as soon as I saw this comm, I did ask Him for something. Please, do what you must do, with determination in your hand and fury in your bellies. Again, tell me that I can help you. Anything that is within my range to do for you, I will not hesitate. We love you, we care

¹ Individual 1 and Individual 2 were later killed in a shootout with Australian tactical police.

for you. -Don and Annie."

- 25. On December 16, 2022, DAY posted a video titled, "Daniel and Jane" to his YouTube channel under username "Geronimo's Bones." In the video, DAY stated, "it breaks my fucking heart that there's nothing that I can do to help them. These are a people that are not armed, as we are in America, that at least have that one resort to fight against fucking tyrants in this country. And here, my brave brother and sister, a son and a daughter of the Most High have done exactly what they were supposed to do, and that is to kill these fucking devils."
- 26. DAY then stated, "[w]ell, like my brother Daniel, like my sister Jane, it is no different for us. The devils come for us, they fucking die. It's just that simple. We are free people, we are owned by no one."
- 27. DAY ended the video saying, "Daniel, Jane, if there's any way possible that you are receiving this comm, I am so sorry that I'm not there to fight with you, that there's no fucking way for me to be there, and I'm reduced to asking my Father to protect you, to look out for you without any expectation, but if you're already home, our heavenly home, hold a place for us because we'll be joining you soon enough."
- 28. On December 16, 2022, DAY uploaded another video, titled "brother sister martyr" to his YouTube channel, "Geronimo's Bones." In the video, DAY said, "[o]ur brother Daniel and our sister Jane were harassed on a regular basis by authorities [DAY displayed two middle fingers while saying the word 'authorities'] in the province of Queensland to hand over his brother to them because his brother was on the verge of revealing the extensive corruption which affected children." DAY further stated Individual 1 and Individual 2 did "what they had to do" because they would not submit "to a monster, to an unlawful entity, to a demonic entity." DAY further stated, "Daniel and Jane did exactly what their Heavenly Father would have done in the same situation." Almost a minute later into the video, DAY stated, "This is me speaking into the ether, to bear witness before my heavily Father, with the witness of my wife that I am speaking the truth to this thing. And just so you know that that's the only language that evil ever respects, responds

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to or understands, and that is the language of virtuous violence. When these people in this box tell you violence isn't the answer...then what is? Voting? Praying? Really? What has either of them achieved for you?"

29. Through his course of conduct, DAY committed the following offenses:

COUNT 1

(Interstate Threat)

On or about December 16, 2022, in the District of Arizona, and elsewhere, the defendant, DONALD DAY JR., did knowingly transmit in interstate and foreign commerce a communication containing a threat to injure the person of another, that is any law enforcement official who comes to DAY's residence, with the intent to communicate a true threat of violence and with recklessness as to whether the communication would be viewed as a true threat of violence, that is, DAY, in a video posted on YouTube stated, "[w]ell, like my brother Daniel, like my sister Jane, it is no different for us. The devils come for us, they fucking die. It's just that simple. We are free people, we are owned by no one."

All in violation of Title 18, United States Code, Section 875(c).

COUNT 2

(Interstate Threat)

In or around February 2023, in the District of Arizona, and elsewhere, the defendant, DONALD DAY JR., did knowingly transmit in interstate and foreign commerce a communication containing a threat to injure the person of another, that is VICTIM 1, T.G, with the intent to communicate a true threat of violence and with recklessness as to whether the communication would be viewed as a true threat of violence, that is, DAY commented on a video, posted on BitChute, which featured a statement made by Victim 1, T.G., and stated, "It is time to kill these monsters, and any who serve them. Where are my kind? Where are you? Am I the only one? Fuckin' hell!"

All in violation of Title 18, United States Code, Section 875(c).

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COUNT 3

(Felon in Possession of Firearms and Ammunition)

On or about the December 1, 2023, in the District of Arizona, the defendant, DONALD DAY JR., knowing that he had been convicted of crimes punishable by imprisonment for a term exceeding one year as set forth below:

Offense	Statute		Date of Sentencing	State
Force and Violence	CA Penal	Code	October 10, 1986	California
on a Peace Officer	Section 243	(c)		
Larceny	W.S. 1977	, §6-3-	March 26, 1987	Wyoming
	402(a)(c)(i)			
Assault by Prisoner	CA Penal	Code	March 26, 1990	California
	Section 450	1		
Possession of Stolen	CA Penal	Code	March 26, 1990	California
Property	Section 496	(1)		

did knowingly possess firearms and ammunition, set forth below:

No.	Make	Model	Serial #	Approximate Quantity
1.	American Tactical	M1911GI	GI103689	1 .45 Caliber Pistol and
				Magazine with 10 Rounds of
				.45 Caliber Ammunition
2.	JC Weaponry		SF0833	1 Multi Caliber Rifle and
				Magazine with 30 Rounds of
				.223/.556 Caliber Ammunition
3.	Smith and Wesson	M&P-15	SM67458	1 Rifle and Magazine with 30
				Rounds of .223 Caliber
				Ammunition
4.	Marlin with Nikon	XT-22	MM58138B	1 Rifle with Scope and 7
	Scope		Scope:	Rounds of .22 Caliber
			1040081	Ammunition
5.	Taurus Int. Mfg.	.44 Magnum	ZD385912	1 Magnum Revolver with 5
				Rounds of .44 Caliber Magnum

1					Ammunition
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	6.	Glock	Model 21	VG548	1 Handgun and 13 Rounds of .45 Caliber Ammunition
3	7.	Remington Arms	870 Super Mag	AB455140A	1 Shotgun and 4 Rounds of 12 Gauge Ammunition
4	8.	Taurus	PT24/7G2C	NF059160	1 Handgun and Magazine with
5					9 Rounds of .45 Caliber Ammunition
6	9.	Izhmash	Saiga	H021202756	1 7.62 Caliber Rifle
7	10.	Ammunition and Carrier			9 Rounds of .45 Caliber Ammunition
8	11.	Ammunition			12 Rounds of .44 Caliber Ammunition
9	12.	Ammunition			4 Magazines with .22 Caliber Ammunition
11	13.	Ammunition			4 Magazines with .45 Caliber Ammunition
12	14.	Ammunition			2 Magazines with .45 Caliber Ammunition
13	15.	Ammunition			3 Magazines with .45 Caliber Ammunition
15	16.	Ammunition			19 Rounds of .22 Caliber Ammunition
16	17.	Ammunition			Box containing 8 Rounds of 9mm Caliber Ammunition
17 18	18.	Ammunition			2 rounds of .223 Caliber Ammunition
19	19.	Ammunition			1 Round of .22 Caliber Ammunition
20	20.	Ammunition			4 Magazines with .45 Caliber Ammunition
21	21.	Ammunition			5 Magazines with 5.56 x 45mm Caliber Ammunition
22 23	22.	Ammunition			49 Rounds of 12 Gauge Ammunition
24	23.	Ammunition			1 Magazine with .45 Caliber Ammunition
25	24.	Ammunition			2 Magazines with 30 Rounds of .223 Caliber Ammunition
26 27	25.	Ammunition			4 Magazines with .45 Caliber
28	26.	Ammunition			Ammunition Ammo Can containing a variety

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		of .45 caliber and .223 Caliber
		Ammunition
27.	Ammunition	5-Gallon Plastic Bucket
		containing a variety of .22
		Caliber and 12 Gauge
		Ammunition
28.	Ammunition	5-gallon Plastic Bucket
		containing .45 Caliber
		Ammunition
29	Ammunition	5-gallon Plastic Bucket
		containing .223 Caliber
		Ammunition
30.	Ammunition	Ammo Can containing a variety
		of .223 Caliber and 12 Gauge
		Ammunition
31.	Ammunition	3 Ammo Cans containing a
		variety of 5.56 x 45mm Caliber
		and 7.62 x 39mm Caliber
		Ammunition
32.	Ammunition	Ammo Can containing a variety
		of 12 Gauge, .45 Caliber, .22
		Caliber, .223 Caliber, and 9mm
		Ammunition
33.	Ammunition	Orange Plastic Case containing
		12 Gauge Ammunition
34.	Ammunition	One 9mm Round and One .223
		Caliber Round

said firearms and ammunition having been shipped and transported in interstate or foreign commerce; in violation of Title 18, United States Code, Sections 922(g)(1)and 924(a)(8).

COUNT 4

(Possession of an Unregistered Firearm)

On or about December 1, 2023, in the District of Arizona, the defendant, DONALD DAY JR., knowingly possessed a firearm, that is a Remington 870 Super Mag Shotgun, Serial # AB455140A, knowing it had a barrel of less than 18 inches in length, not registered to him in the National Firearms Registration and Transfer Record, in violation of Title 26, United States Code, Sections 5841, 5845(a)(1), 5861(d), and 5871.

COUNT 5

(Threatening Federal Official)

On or about December 1, 2023, in the District of Arizona, the defendant, DONALD DAY JR., did threaten to assault the VICTIMS, Special Agents T. P., J. S., R. B., T. G., and M. G. with the Federal Bureau of Investigation, with intent to impede, intimidate, and interfere with the Victims while they were engaged in the performance of their official duties, in that during the processing after DAY's arrest, DAY asserted, "I'll tell you this, if anything happens to my wife, and I ever get out of these cuffs, I'll come for every fucking one of you. How's that? You better kill me, if you fuck my wife up, you hurt her in any way, you better kill me here and now, just dump my body somewhere...I'm not playing with you guys. I'm not making idle threats here. Don't hurt my wife" all in violation of Title 18, United States Code, Section 115(a)(1)(B) and (b)(4).

FORFEITURE ALLEGATION

The Grand Jury realleges and incorporates into the Second Superseding Indictment the allegations set forth in Paragraphs 1 through 29 and Counts 3 and 4 of this Second Superseding Indictment in, which are incorporated by reference as though fully set forth herein.

Pursuant to Title 18 United States Code, Sections 924(d) and 981, Title 21, United States Code, Section 853, Title 26, United States Code, Section 5872, and Title 28, United States Code, Section 2461(c), and upon conviction of one or more of the offenses set forth in Paragraphs 1 through 29 and Counts 3 and 4 of this Second Superseding Indictment, the defendant shall forfeit to the United States of America all right, title, and interest in (a) any property constituting, or derived from, any proceeds the persons obtained, directly or indirectly, as the result of the offense, and (b) any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of such offense, including, but not limited to the following involved and used in the offense:

1. American Tactical Model M1911GI, .45 Caliber Pistol, serial number GI103689, and Magazine with 10 Rounds of .45 Caliber Ammunition;

1	2.	JC Weaponry Multi Caliber Rifle, serial number SFO833, and Magazine with
2		30 Rounds of .223/.556 Caliber Ammunition;
3	3.	Smith and Wesson Model M&P-15 Rifle, serial number SM67458, and
4		Magazine with 30 Rounds of .223 Caliber Ammunition;
5	4.	Marlin Rifle, XT-22, serial number MM58138B, with Nikon Scope, serial
6		number 1040081, and 7 Rounds of .22 Caliber Ammunition;
7	5.	Taurus Int. Mfg. Model .44 Magnum Revolver, serial number ZD385912, and 5
8		Rounds of .44 caliber Magnum Ammunition;
9	6.	Glock Model 21, serial number VG548, and 13 Rounds of .45 Caliber
10		Ammunition;
11	7.	Remington Arms 870 Super Mag, serial number AB455140A and 4 Rounds of
12		12 Gauge Ammunition;
13	8.	Taurus Model PT24/7G2C Pistol, serial number NF059160, containing 9 rounds
14		of .45 Caliber Ammunition;
15	9.	Izhmash Model Saiga 7.62 Caliber Rifle, serial number H021202756;
16	10	. Carrier containing 9 Rounds of .45 Caliber Ammunition;
17	11	. 12 Rounds of .44 Caliber Ammunition;
18	12	. 4 Magazines with .22 Caliber Ammunition;
19	13	. 4 Magazines with .45 Caliber Ammunition;
20	14	. 2 Magazines with .45 Caliber Ammunition;
21	15	. 3 Magazines with .45 Caliber Ammunition;
22	16	. 3 Empty Magazines for 9mm Rounds;
23	17	. 19 Rounds of .22 Caliber Ammunition;
24	18	. Box containing 8 Rounds of 9mm Ammunition;
25	19	. 2 rounds of .223 Caliber Ammunition;
26	20	One Round of .22 Caliber Ammunition;
27	21	. 4 Magazines with .45 Caliber Ammunition;
28	22	. 5 Magazines with 5.56 x 45mm Caliber Ammunition;

1	23. 3 Scopes;
2	24. 49 Rounds of 12 Gauge Ammunition;
3	25. 1 Magazine with .45 Caliber Ammunition;
4	26. 2 Magazines with 30 Rounds of .223 Caliber Ammunition;
5	27. 4 Magazines with .45 Caliber Ammunition;
6	28. Ammo Can containing a variety of .45 Caliber and .223 Caliber Ammunition;
7	29. 5-Gallon Plastic Bucket containing a variety of .22 Caliber and 12 Gauge
8	Ammunition;
9	30. 5-gallon Plastic Bucket containing .45 Caliber Ammunition;
10	31. 5-gallon Plastic Bucket containing .223 Caliber Ammunition;
11	32. Ammo Can containing a variety of .223 Caliber and 12 Gauge Ammunition;
12	33. 3 Ammo Cans containing a variety of 5.56 x 45mm Caliber and 7.62 x 39mm
13	Caliber Ammunition;
14	34. Ammo Can containing a variety of 12 Gauge, .45 Caliber, .22 Caliber, .223
15	Caliber, and 9mm Ammunition;
16	35. Guuun grips;
17	36. Orange Case containing 12 Gauge Ammunition;
18	37. One 9mm Round and one .223 Caliber Round; and
19	38. One Black Pistol Magazine.
20	If any of the above-described forfeitable property, as a result of any act or omission of the
21	defendant(s):
22	(1) cannot be located upon the exercise of due diligence,
23	(2) has been transferred or sold to, or deposited with, a third party,
24	(3) has been placed beyond the jurisdiction of the court,
25	(4) has been substantially diminished in value, or
26	(5) has been commingled with other property which cannot be divided
27	without difficulty,
28	it is the intent of the United States to seek forfeiture of any other property of said

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defendant(s) up to the value of the above-described forfeitable property, pursuant to Title 21, United States Code, Section 853(p). All in accordance with Title 18, United States Code, Sections 924(d) and 981, Title 21, United States Code, Section 853, Title 26, United States Code, Section 5872, Title 28, United States Code, Section 2461(c), and Rule 32.2, Federal Rules of Criminal Procedure. A TRUE BILL FOREPERSON OF THE GRAND JURY Date: May 14, 2024 GARY M. RESTAINO United States Attorney District of Arizona DAVID A. PIMSNER ABBIE BOUGHTON MARSH Assistant U.S. Attorneys